FORM OF ORDER SHEET

Court or

ć ·	Appeal No	2429/2023
•	,	-
S.No. Data of order	Order or other proce	odinac with cianaturo a

1-

1 9 /11/2023	The appeal of Mr. Muhammad Arif received
	today by registered post through Mr. Muhammad Riaz
	Advocate. It is fixed for preliminary hearing before touring
	Single Bench at A.Abad on

By the order of Chairman

REGISTRAR

The appeal of Mr. Raja Muhammad Arif son of Muhammad Khushar received to a track. Tehsil and District Kohaistan received today i.e on 08.11.7023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of rejection order of departments, appeal wated 11.10.2013 map rened in para-6 of the memo of appear is not atteched with the appear be proceed in at Annexure-G attached with the appeal is retter for submission or coply/comment. So but a rejection order of departmental appeal.

- 2- Annexures of the appeal are unattested.
- 3/ Departmental appeal is unsigned.
- 4- One more copy/set of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No.__**3.5**/_/__/S.T,

Dt._/o--//__/2023.

REGISTRAP

SERVICE TRIBUNAL KHYBER PAKHTUNKUWA PESHAWAR.

Mr. Muhammad Riaz Adv. High Court A.Abad.



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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 2429 /2023

Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

... RESPONDENTS

SERVICE APPEAL

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3.	Copy of show cause notice	: // :	"A"
4.	Copy of reply	12-13	"B"
5.	Copies of written question and answer	14-17	"C" & "D"
6.	Copy of impugned order	18	"E"
7.	Copies of departmental appeal and order	19-20	"F" & "G"
	dated 11.10.2023	17-20	
: 8.	Copy of affidavit	21	"H"
9.	Waka amama	12×23	

.APPELLANT

Through

Dated: 06.11.2023

(MUHAWMAD RIAZ) dvocate High Court, Abbottabad

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No 2429 /2023

Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper.

...APPELLANT

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male), Kohistan Upper.

... RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF
KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT, 1974, FOR DECLARATION
TO THE EFFECT THAT THE APPELLANT
HAS BEEN REVERTED FROM SEN.OR
CLERK (BPS-14) TO JUNIOR CLERK (BPS-11)

VIDE IMPUGNED ORDER BEARING NO.4154-58 DATED 22.07.2023 DUE TO THE REASON OF DEMANDING HUSH MONEY/ BRIBERY BY THE APPELLANT AND AGAINST THE ORDER DATED 17:10.2023, WHEREBY, THE RESPONDENT NO.2 DISMISSED THE DEPARTMENTAL APPEAL OF APPELLANT WHICH ARE ILLEGAL. WITHOUT LAWFUL UNLAWFUL. AUTHORITY, PERVERSE AND AGAINST THE FACTS AND ARE LIABLE TO BE SET-ASIDE.

PRAYER: ON ACCEPTANCE OF SERVICE APPEAL, THE INSTANT REVERSION FROM SENIOR CLERK (BPS-14) CLERK (BPS-11) JUNIOR TO IMPUGNED ORDER DATED 22.07.2023 MAY GRACIOUSLY BE SET-ASIDE RESPONDENTS MAY KINDLY BE DIRECTED TO RESTORE THE APPELLANT AS SENIOR CLERK W.E.F THE DATE OF REVERSION WITH ALL SERVICE BACK BENEFITS. ANY OTHER RELIEF WHICH THIS HONOURABLE

TRIBUNAL DEEM APPROPRIATE MAY ALSO BE ALLOWED TO THE APPELLANT.

Respectfully Sheweth: -

- That the appellant was posted as Senior Clerk (BPS-14) in the office of Sub-Divisional Officer (Male) Kohistan.
- 2. That the appellant was served with show cause notice/ statement of allegation bearing No.3894/Estt:(pry)/DEO (M) KH dated 13.07.2023, wherein, he was charged for demanding hush money/ bribery for appointment of Primary School Teacher against the vacant seat lying vacant in adjacent Union Council. (Copy of show cause notice is annexed as Annexure "A").
- 3. That the appellant categorically denied the allegations leveled against him in written reply dated 15.07.2023. (Copy of reply is annexed as Annexure "B").

- 4. That thereafter the appellant was called for personal hearing but in mechanical way and the appellant was compelled to answer the question put to him in written form to which he replied accordingly. (Copies of written question and answer are annexed as Annexure "C" & "D").
- from the post of Senior Clerk (BPS-14) to
 Junior Clerk (BPS-11) vide impugned order
 bearing No.4154-58 dated 22.07.2023.

 (Copy of impugned order is annexed as
 Annexure "E").
- order, the appellant filed departmental appeal on 09.08.2023 and the appeal of the appellant was dismissed vide order dated 11.10.2023. (Copies of departmental appeal and order dated 11.10.2023 are annexed as Annexure "F" & "G").
- 7. That the appellant being aggrieved from the impugned orders dated 22.07.2023 and

11.10.2023, seeks the gracious indulgence of this Honourable Tribunal, inter-alia, on the following grounds: -

GROUNDS:

- (a) That the impugned reversion order dated 22.07.2023 is illegal, unlawful, without lawful authority, arbitrary, perverse, against the principle of natural justice, hence, ineffective upon the rights of the appellant and are thus liable to be set-aside.
- (b) That the act of respondents' towards appellant is a sheer example of highhandedness and political motivation. Hence, reversion order is liable to be set-aside.
- (c) That, respondents have led the appellant to the place which is utterly unknown to the principle of natural justice, law and jurisprudence.

(d) That this is a settled principle of on good administration that when law prescribe something which is to be done in a particular manner that must be done in that manner and not otherwise, as the appellant was illegally reverted Senior Clerk (BPS-14) to Junior Clerk (BPS-11), hence, the impugned reversion order is liable to be set aside.

- the complaint made by the one
 Yousaf who tender affidavit that the
 allegation leveled against the
 appellant is based on personal
 vendetta and is against the fact and
 reality. (Copy of affidavit is annexed
 as Annexure "H").
- (f) That neither the proper inquiry was conducted by the respondents to digout the reality nor the complainant was ever associated in the process while passing the impugned order.

- (g) That the alleged audio recording was never sent for forensic and the same cannot be used against the appellant.
- (h) That there is no cavil with the proposition that the Honourable Tribunal should not fold up its hands while granting relief to the aggrieved appellant as the appellant has not been afforded opportunity of proper personal hearing. Hence, impugned reversion order is liable to be setaside.
- (i) That the valuable rights of the appellant are involved. The respondents tried to snatch bread and butter of the appellant as well as his dependent family members.
- (j) That there is no other prompt and efficacious remedy available to the appellant except the invocation of

jurisdiction of this Honourable Tribunal.

(k) That the other grounds shall be urged at the time of arguments.

It is, therefore, very humbly prayed that on acceptance of the instant service appeal, the reversion from Senior Clerk (BPS-14) to Junior Clerk (BPS-11) vide impugned order dated 22.07.2023 may graciously be set-aside and respondents may kindly be directed to restore the appellant as senior clerk w.e.f the date of reversion with all service back benefits. Any other relief which this Honourable Tribunal deem appropriate may also be allowed to the appellant.

Through

Dated: 06.11.2023

(MUHATH MAID RIAZ)
Advocate High Court, Abbottabad

<u>VERIFICATION: -</u>

Verified on cath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therefore from this Ho tourable Tribunal.

PPELLANT

APPELLANT

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service	Appeal No.	/2023

Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

... RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper, do hereby solemnly affirm and declare on oath that the contents of foregoing service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Tribunal.

'DEPONENT

7/11/23

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service A	Appeal	No.	 /202	ځ

Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper.

..APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

... RESPONDENTS

SERVICE APPEAL

LIST OF BOOKS

- Constitution of Islamic Republic of Pakistan, 1973.
- 2. All relevant service laws.
- Other relevant case law will be cited at Bar.

APPELLANT

Through.

Dated: 06:11.2023

(MUHAMM) RIAZ)
Advocate High Coult Abbottabad

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) **KOHISTAN UPPER**

Limit enjiskobistan@yahod.com Phone No:0098307178

No. 2890 _70m (Pry) 70FO (M) ER

Statement of Allego lons/ Show Cause Notice:

I Muhammad Ashraf Olstrict Education officer (M) Kohistan Upper, the Competent Authority Khyber-Pakhtunkhwa Government Servant Efficiency & Disciplinary Rules 2011, do beroby 10% you, Mr. Muhammad Arlf Senior Clerk SDEO (M) Dassu this show cause notice air follows:

1. You have app oached Mr. Ibrahim (army personnel) the brother of Mr. Muhammad Mart. meritorious condidate of PST from adjacent UCs and demanded money believe to the appointment as PST.

You have tried to defame the department of Education and office of the DEC INT Noticities Upper and tried to involve the office of the DEO in your fraudulent activities & demanding him? money and pribery from the candidates of PST for adjacent UCs. Your this poisonous activicaused the decame the whole education Department as well as defamed and across affect the whole'staff of this office.

3. This shows your inefficiency, misconduct & corruption specified in Rule 3 of END Robos 2017

While going through the material on record the allegations, mentioned above, seems to be proved and you seems to be proved guilty of the charges under the provisions of ESD Roles 7011. The need of inquiry is hereby dispensed with under Rule 7 of the aforesaid rules.

As a result, thereof, I being the Competent Authority, have tentatively decided to second comyou any penalty men it ned in Rule 4(1) (a) & (b) of the ibid Rules.

You are, therefore, required to show cause as to why any penalty mentioned $[a_1,a_2] \in \mathcal{W}$ of \mathcal{S} (b) of the aforesaid Rules should not be imposed upon you and also intimate whether you do not be heard in person.

. If no reply on your behalf to this effect is received, to this office; within 07 days of using of the show cause, it shall be presumed that you have no defense to put in and, in that case its party serves will be taken against you.

> District Education Officer (N1) Kohistan Upper

Acknowledgment: I, Mr. Muhammad Arlf Sentor Clerk received my come.

1010 July (Den 1dle 120 موردخ ن فررس الرائد منوعاز لونس عبر على 3264 مورع 3600 U-PSDec _Stime= 25 on Jorden 19 داروس 8 من سالن ولونی سرونهم و عدما میران @ ورا سال الرائيم نامي شيوم ك و كداري مين الله الرائيم الم ليردا كرو ماس وكره ٥٥ مرا بين كا ورست سے في Or Canif J-DEO NA BONDE OF OF - Pe-ou One-1918, 20 6 181-Livide of - Party (D) medodofferente OEO Del - Mologod (ق) البرائيس كى في ما رمار كال أربى بنى كولى فيرا ربين كا دوست له يقى Ciella Cara Color Color الله السوى تيل وفود المال كر يست د كر ورا ما كا تيم كا تيم كر الله مرى فرا قا من كيان في كرونكروه ور الب الي سست في 12 12 3 mon 11/2 (20 mg) (10 mg) by out to what i must pole on it we by روى وين في ورست من وران وران المراب كالمور كالمور كالموري MIS COM COM TO SDEOM 248 OF SO OLE CO

"B"/13 2 2 00) Coly of the Oron Bline e- Cit (6) ورا مراك بر او تورای اسرورتا ساكر از ای روزی ك لفالق داه كاندل جوكم من امر ميس خالزان كو درنام كر-نے ك Carried Att 13118 1. 1. 18. PBA OUR CHIE - PARING THE CE ا سے اس فرا اراسی کا کال سے مولی بروا نوا مور اور دور ورس نے ا سے دفترے سی مور کے سی مولی کا داریل بنے کون اگر فی اسے س کے کوالد کا فولازی میں آ۔۔۔۔ ؟ فسی کے میں بورے میں دابط کے لیتا ایمان سرا ایسا ایسا ک نب و تو کردارس مر دورسد دانوا دوست بنوارش اس مير المراب كرا الموسني ك. としていしからいからからからできたり آگذردستون سالور اسا آنے سے کی موں ا عاب سے وارس مول می تارینای است دا زمین رادا کا DEODD INSEL

C//4 مسوالنام برائر برسم الرائر ر، آپ طانام اور دارست (۵) آپ ماشدانی در دی Surcification of 4 د. آس که مهرده Endown of Appeartment Black 12 25 UK Single 15-17.5 July 2 00 2,600/1 9-105 2-00- 2,42 كي دولوم عوا كاما ؟ . Sig Let & Approniment & ulc 300 /2 Li Li .6 ا در رداریا اس کے کسی فیلی میملی محمررس بات / میلی وات ر الرآب کی جو میسان کی این دارس رالیل میں چو تر الیا کس کے کہن سرکیا ہے ؟ 8. دفتريزا علم سي برمات آئي وص كروافع تموت معجدين كمآب عدورد اسردارون سارع كالرلداق 5 5 00 Worl 1201 - 2 8016 10 DEO, DIDEO, SDEOUTHING S LIJE 2 LT. 9-سکے لیا کوسرنا کر رہے کی کوشش کا ہے۔ کہا آیا ایک くとこりかんけいい ما ، آپ أ این آولی شد س ما ما آسی ع این ایرمار کا らいはしいるとうんとこが、こでのないがら 11. 7 ـ الس المرات ك من ك يا بركسي با رساعت

0.1

جداب برسل بررتن d (in 2 2) = el 2 (01) 0 13401-7349060-3 B (3) سنوندک SDEO and colune (5) 10 1 m sales my (5) (6) (1) 10 asser 1-11 (6) Cie per in 2 con granger (7 ع میں نے سی سے تو کی رقعم وجمع لی سے کی ہے a Constataliano (a -16 cm/cz c pir (m' C coi P DEO Sector (10 عس روي ما <u>-</u> سي يدوي سه ر) بنے بار وہ میں سے مرے سالم ہواں نی On Jul Ca we and due (13 e cin de 4 (1) وي ربريسي بديا ميراه وست مانك ما قد وي براي of La Company of the confine of the confine of

Guy GET WING CINE BOSON Lune on or stone is by on & I've & oning Ciolodo CSNUSSHOLE, Ourist & Cipliani CoiPDCOE Esi e with position in we with 16 mo in ingil ille - com (16



OFFICE OF THE DISTRICT EDUCATIONOFFICER (MALE) KOHISTAN UPPER

Email emiskohistan@yahoo.com Phone No:0008-407128

OFFICE ORDER

- I. WHEREAS Mr. Muhammad Arif Senior Clerk SDEO (M) Office Dassu was proceeded on public complaint submittee by Mr. Muhammad Ibrahim regarding demand of hush money/bribery by Mr. Muhammad Arif Senior Clerk, for appointment of his brother as PST from adjacent UCs, which constitute Inefficiency, misconduct & corruption under Rule-3 Sub Rules of the Khyber Pakhtunkhwa, Government Servants (Efficiency & Discipline) Rules, 2011.
- 2. AND WHEREAS, Show Cause Notice was served upon him vide this office Memo: 3894 dated 13-07-2023 through Sub Divisional Education Officer (Male) Dassu, wherein he was asked to submit reply within 07 (seven days) of the issuance of said notice.
- 3. AND WHEREAS, on receipt of unsatisfactory reply of Show Cause Notice, he was summoned vide this office Memo: No. 3977 dated 19/07/2023 for personal hearing on 21/07/2023 the personal hearing conducted in the office of the undersigned in presence of ADEO litigation as representative of the Department. In which he confessed the charges leveled against him and failed to defend.
- 4. AND By reason of the above, charges leveled against him have been proved and he found guilty of corruption, misconduct, inefficiency, professional dishonesty and fraudulent activities under Rule-3 of the Khyber Pakhtunkhwa Govt: Servants (E&D) Rules-2011,
- 5. NOW THEREFORE, the Competent Authority in exercise of the Power conferred under Sub Rules-4(1)(b)(i) of Khyber Palhtunkhwa, Government Servant (Efficiency & Discipline) Rules-2011, is satisfied to impose major penalty of "Reduction from the post of Senior Clerk BP5-14 to lower scale post of Junior Clerk BPS-11 for three years" upon Mr. Muhammad Arif Senior Clerk SDEO (M) Office Dassu, with immediate effect.

District Education Officer (M)

- $rak{\Psi}$ Kohistan Upper

/ Estt: (Pry) Dated:

Copy for information and necessary action forwarded to:

1. The PA to Director Elementary & Secondary Education; Khyber Pakhtunkhwa, Peshawar

- 2. The Deputy Commissioner Kohistan Upper
- 3. The District Accounts Officer Kohlstan Upper
- 4. The SDEO (M) Dassu
- 5. Official concerned.

Education Officer (M) Kohistan Upper

بخدمت جناب ڈائریکٹر ابتدائی و ثانوی تعلیم خیبر ہفتونفواہ پشاور۔

(DEPARTMENTAL APPEAL) どい

- ا كَيْرِيكُ كَانِ Sanior Clerk) ا مؤرَّبِها اللهِ تَا يُظْرِكُمُ كَانِ Sanior Clerk) ا مؤرَّبِها اللهِ تَا يُلِورَ عَيْرُ كُلُورُ اللهِ ا
- ۱۔ پیکسائن نے اپ ایک قریمی مزیز (رشتہ دار) جس کے ساتھ سائل کی اکثر لیلی اون پر بات پیت رہتی ہے۔ ای کر رہ سائل نے اپ اس دوات وارے ساتھ
 - کو ہستان کے ت^{قا}می عالات میں یات جیت کے دوران گزشته ادوار کے بارے میں اوکوں کے پیم^{ان}ی منیالات کا ذکر تھا۔
 - عد یک سائل نے میرق اس فی فو مک بات چیت کوشید کیا جو کہ ہم بروا سرے دوزا کے دوسرے کے ساتھ کرتے تھے۔
- سمه به يكهمان كالنازيز كهماتير جب كي وجهة الملافات بيدا و يتواس فيها ويوام كن ايجويش أفير أوبيتان وكوفرا أم كي اوراس في الزام اكاياك
 - سائل نے اس کے جمالی کی Appointmen کے لئے رشوت طاب کی ہے کہ جس کا مقصد مرف اور مرف ذاتی مواوتا۔
- ه مد ميك سائل سب فرويشل أنس السوين أحينات تهاجر كمي بمي لرن ومزكث ايج كيش أنيسر (مردانه) كوستان ايرين أحيرا في كل ين ممي تتم كاكو في النتيار تدييد
 - 1 يك ماكل كي في التقاوك بنياد عاكر ماكل كويستركارك (BPS-14) عن domote كرك و فيتركارك (BPS-11) كرياكيا ب
- ئے۔ یک ماکل 2007 میں ایلور جو نیز کارک ایجو کیشن فریبار شنٹ ایل نجر آل جوا سے اوراس اید کو آن ایک ایدا کام سرز ورد واسے اور ندی کل کوکو آن شایدے فی ہے جس میں سائل کی فرائین میشور میں کوتا ہی فنا ہر : و بسائل نے اپنی آئی العالی کے بعد میور کی ایماندار کی اور و یا ت واری کے ساتھا بنی پیشدوارا شذہ مدواریاں اوا کیس میں بسمائل کی ایک ذاتی ٹی گفتاو کو بنیاد وہا کرمزاد بناانساف کے نقاضوں کے برتمس عمل ہے۔
 - لہذا آب جناب سے استدعاے کد مندوجہ بالا گذار شات کو دنظر دکتے موے ماکن کی demotion کوئٹم کرے بنٹر کرک کی پوسٹ پر ہمال کیا جائے ہاکہ سائل پورى ديانت دارى ادرايا غدارى كرساتها ئى د مدداريان بورى كرے فيريد بندوتا زيست دعا كورے كا

المارض

تهريادني DALLA. 02/08/2023 0345-96968-8



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

No /F.No.281/A-23 M8 'Kohistan/Vol-4V

Phone: 691-9225344

Dated Peshawar the ... // /O g // Umail. dd.admn.esc // gmail.com

,40°L

To

The District Education Officer (M) Kohistan Upper

Subject:

DEPARTMENTAL APPEAL

Memor

I am directed to refer to the subject noted above and to enclose herewith an appeal alongwith its enclosure received from Mr. Muhammad Arif J/Clerk SDEO (M) Dassii Kohistan Upper received vide this office diary No. 420 dated 09-08-2023 and to ask you to submit detail report/comments at an early date for further necessary action please.

Assistant Director (Admin)
Directorate E& Secondary Education
Khyber Pakhtunkhwa, Peshawar

Endst; No. ≤ (7

Copy forwarded to the: -

Mr. Muhammad Arif J/Clerk SDEO (M) Dassu Kohistan Upper.

SDEO (M) Dassu Kohistan Upper:

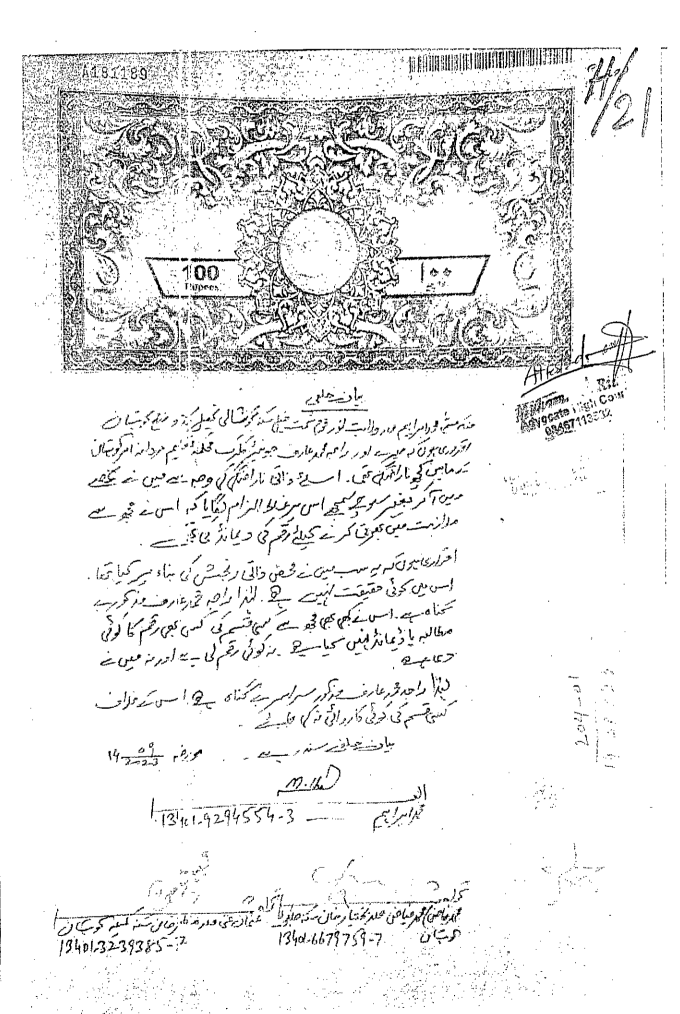
3. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

4. Master File.

11/2/2013

Assistant Director (Admin)
Directorate E& Secondary Education
Khyber Pakhtunkhwa, Peshawar

For the molleshad Alfi MSNF or further N Almuhamma'd Aril IC Dassu.dou



OFFICE OF MUHAMMAD RIAZ

Advocate High Court, office at Abbottabad

To

- 1. 'Govt. of Khyber Pakhtunkhwa, through Secretary, Elementary & Secondary Education, Peshawar.
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male), Kohistan Upper.

Subject:

On the instructions of my client, Raja Muhammad Arif son of Muhammad Khushal, resident of Dassu, Tehsil Dassu, District Kohistan Upper, presently at GHS Pero Bela, Kohistan Upper, a service appeal is being filed before the Khyber Pakhtunkhwa Service Tribunal, Peshawar. A notice/ intimation of the same is being sent to you for your information.

Dated: 06.11.2023

(MUHAMMAD RIAZ)
Advocate High Count, Abbottabad
Office No.56, Ay Tanol Lawyers Plaza,
Kutchery Compand, Abbottabad

6-7113532

(disul) 23 ~t-2169 Hell Jone Land (Little Doly) باعث تحريرآ نكه مقدمه مندرجه میں اپنی طرف ہے واسطے پیروی و جواب دہی کل کاروائی متعلقہ آل مقام المرراقي الرولس على و الح کووکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب موصوف کومقد مہ کی کل کاروائی کا کال اختیار ہوگا نیز وکیل ^ا صاحب موصوف کوکرنے راضی نامہ وتقر ر ثالث و فیصلہ برحلف ودینے اتبال دعویٰ اور بصورت دیگر ڈگری كرانے اجراء وصولى چيك روپيدوعرضى دعوىٰ كى تصديق اوراس پردستخدا كرنے كا اختيار ہوگا اور يصورت ضرورت مقدمه فدكوركي كل ياكسى جزوى كاروائي كے لئے كسى اوروكيل يا مخارصاحب قانوني كوايين جمراه اپني بچائے تقرر کا اختیار بھی ہوگا درصاحب مقرر شدہ کو بھی دہی اور ویسے ہی اختیارات ہوں گے اور اس کا ساخته برداخته مجھ کومنظور وقبول ہوگا۔ دوران مقدمہ جوخرچہ وہر جاندالتوائے مقدمہ کے سبب ہوگاس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایارقم وصول کرنے کا بھی اختیار ہوگا۔ اگرکوں پیشی مقام دورہ پر ہویا حدے باہر بوقتو وکیل صاحب موصوف بایند ہوں کے کہ بیروی مقدمہ پرکورہ کریں اورا گریتار مقرر کردہ میں کوئی جز وبقایا ہوتو وکیل صاحب موصوف مقدمہ کی پیروی کے یابند نہ ہوں گے۔ نیز درخواست بمراد استجارت نالش بصیفه مفلسی بردائر کرنے اوراس کی پیروی کابھی صاحب موصوف کواختیار ہوگا۔ 11/2023(1)